# FRESNO COUNTY EMPLOYEES' RETIREMENT ASSOCIATION COMPLIANCE EVALUATION REPORT $2^{nd}$ QUARTER 2009

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# Executive Summary 2<sup>nd</sup> Ouarter 2009

This report covers Wurts & Associates' evaluation of the investments within the portfolios relative to the Fresno County Employees' Retirement Association's (Association) Investment Policy and Guidelines (Guidelines). It contains a compliance worksheet summary of the investments evaluated, the private and public managers' representations regarding compliance, and a detailed compliance worksheet specifying the scope of each evaluation.

The Association's portfolio is comprised of both commingled vehicles and separate accounts. All of the separate account managers employed by the Association have specific language within the Guidelines for Wurts & Associates to evaluate. Please refer to Exhibit A which is a table summarizing the managers employed by the Association, the type of investment vehicle used by each, the general asset class of the investment, and whether or not the Guidelines contain specific language.

Investments made by managers using a commingled vehicle are typically governed by a partnership agreement or prospectus. The reason for this is that since commingled investment vehicles are designed to accommodate many different investors, only one common document may govern the investment strategy.

#### **Public Market Managers**

All managers employed by the Association that manage publicly traded securities have specific language in the Guidelines. Wurts & Associates has evaluated each manager's compliance relative to these guidelines and they are contained in this report. Grantham, Mayo, Van Otterloo & Company (GMO), Mondrian Investment Partners Limited, Standish Mellon, and State Street Global Advisors are employed through the usage of a commingled fund. The investment policies of these managers shall be governed by their prospectuses.

#### **Private Market Managers**

Private Market Investment Managers are given full discretion within the scope of their assigned segment, governed by their Limited Partnership Agreements. All private equity managers employed by the Association are made through commingled vehicles and none of them has specific language in the Guidelines to evaluate. All have warranted that they have complied with the appropriate governing authority over their investment strategy. Wurts & Associates is unable to verify this compliance.

#### **Real Estate Managers**

The Real Estate Investment Managers employed are given full discretion within the scope of the relevant language that governs the investment strategy. None of them has specific language in the Guidelines to evaluate. All have warranted that they have complied with the appropriate governing authority over their investment strategy. Wurts & Associates is unable to verify this compliance.

#### **Summary of Findings**

Of the managers employed by the Association that have specific guidelines, Wurts & Associates has determined the following:

	In	Out of
Manager	Compliance	Compliance
Aronson + Johnson + Ortiz	<b>~</b>	
Brandywine Asset Management	<b>→</b>	
Kalmar Investments Inc.	<b>→</b>	
Wellington Capital Management	<b>→</b>	
Enhanced Investment Technologies (INTECH)	<b>✓</b>	
State Street Global Advisors	<b>✓</b>	
Mondrian Investment Partners Limited	~	
Oechsle International	~	
Franklin Templeton (International)	<b>✓</b>	
BlackRock, Inc.	<b>✓</b>	
Western Asset Management Company	<b>✓</b>	
Loomis Sayles	<b>✓</b>	
Loomis Sayles Opportunistic	~	
Standish Mellon Opportunistic	~	
Grantham, Mayo & van Otterloo	~	

We are pleased to report this quarter that there were no material breaches of any consequence by any of the managers we audit.

Jeffrey MacLean

President & Chief Operating Officer

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#### **Disclaimer**

Wurts & Associates, Inc. has exercised all reasonable professional care in the evaluation of the each investment manager's compliance to the Investment Policy and Guidelines of the Fresno County Employees' Retirement Association as of December 31, 2003. This report is provided to the Board of Trustees in conjunction with our responsibilities under the investment consulting agreement. Our professionals necessarily relied on data provided by third parties (e.g., Bloomberg, Advent, custodian banks) to perform our evaluation. Wurts & Associates makes no claims as to the accuracy of the data used in this evaluation and shall not be held liable for damages caused by errors or omissions in content, except to the extent arising from our sole gross negligence.

### Exhibit A

	Investment			
Investment Manager	Vehicle	General Asset Class	Guidelines	
Aronson + Johnston + Ortiz	Separate Account	Public Market (Equity)	Yes	
Brandywine Asset Management	Separate Account	Public Market (Equity)	Yes	
Kalmar Investments Inc.	Separate Account	Public Market (Equity)	Yes	
Wellington Capital Management	Separate Account	Public Market (Equity)	Yes	
Enhanced Investment Technologies (INTECH)	Separate Account	Public Market (Equity)	Yes	
State Street Global Advisors	Commingled Fund	Public Market (Equity)	No	
Mondrian Investment Partners Limited	Commingled Fund	Public Market (Equity)	No	
Oechsle International	Separate Account	Public Market (Equity)	Yes	
Franklin Templeton (International)	Separate Account	Public Market (Equity)	Yes	
BlackRock, Inc.	Separate Account	Public Market (Fixed Income)	Yes	
Standish Mellon	Commingled Fund	Public Market (Equity)	No	
Loomis Sayles	Separate Account	Public Market (Fixed Income)	Yes	
Loomis Sayles Opportunistic	Separate Account	Public Market (Fixed Income)	Yes	
Western Asset Management Company	Separate Account	Public Market (Fixed Income)	Yes	
Grantham, Mayo, Van Otterloo & Co	Commingled Fund	Public Market (Fixed Income)	No	
Heitman / JMB Real Estate III, IV & V	Commingled Fund	Real Estate	No	
Heitman / JMB Group Trust V	Commingled Fund	Real Estate	No	
Sentinel Real Estate Corp.	Commingled Fund	Real Estate	No	
TA Associates II, IV, & V	Commingled Fund	Real Estate	No	
BCI Fund V	Commingled Fund	Private Market	No	
The Blackstone Group (Private Equity)	Commingled Fund	Private Market	No	
Blackstone Alternative Asset Management (Hedge Fund of Funds)	Commingled Fund	Private Market	No	
DT Capital Partners	Commingled Fund	Private Market	No	
Landmark	Commingled Fund	Private Market	No	
Lonestar	Commingled Fund	Private Market	No	
New Mountain	Commingled Fund	Private Market	No	
TCW Fund III & IV	Commingled Fund	Private Market	No	
Warburg Fund & Warburg Fund VIII	Commingled Fund	Private Market	No	
Hamilton Lane	Commingled Fund	Private Market	No	
JER Fund I & II	Commingled Fund	Real Estate	No	
INVESCO	Commingled Fund	Real Estate	No	

Client: Fresno County Employees Retirement Association

Analysis Date: June 30, 2009

Asset Class: Domestic Equity

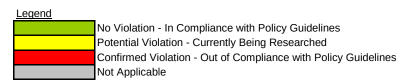
·			Diversification: at	Commercial Paper	Weighted Avg Market	
Manager	Style	Market Cap Weighting	Market	Rating	Cap	Allowable Securities
Aronson + Johnson + Ortiz	M/LV					
Brandywine Asset Mgmt.	SV					
Kalmar Investments Inc.	SG					
Wellington Management Co.	LV					
Enhanced Investment Technologies (INTECH)	LG					
State Street Global Advisors	LG(p)					

Asset Class: International Equity

Manager		Market Cap Weighting	Diversification: at Market	Commercial Paper Rating	Weighted Avg Market Cap	Allowable Securities
Oechsle International	INT	, ,			·	
Franklin Templeton Cos.	INT					
Mondrian Investment Partners Limited	INT					

Asset Class: Domestic Fixed Income

			Diversification: at		Commercial Paper		
Manager		Bond Quality	Market	Duration	Rating	Derivatives Restricted	Prohibited Securities
BlackRock, Inc.	CP						
Loomis, Sayles & Co.	CP						
Western Asset Management Company	CP						
Loomis Sayles & Co. Opportunistic	CPP						
Standish Mellon	CPP						
Grantham, Mayo, Van Otterloo & Co.	GB						



Fresno County Employees' Retirement Association Certification of Compliance Statement Second Quarter, 2009

This statement is to verify that to the best of our knowledge and based upon Wellington Management's systems, all transactions and positions in Fresno County Employees' Retirement Association's Research Value portfolio for the period April 1, 2009 – June 30, 2009, have been reviewed and are in compliance with the investment management agreement and Wellington Management's internal policies.

SR Sonfeld

06/30/2009 onfeld Date

Sue Bonfeld Vice President

Wellington Management





July 17, 2009

Mr. Anthony Ferrara
Wurts & Associates, Inc.
2321 Rosecrans Avenue
Suite 2250
El Segundo, CA 90245
Via e-mail: aferrara@wurts.com

Re: Fresno County Employees' Retirement Association (I0240LG.240) ("Portfolio")

Dear Mr. Ferrara:

The purpose of this correspondence is to certify that for the period April 1, 2009 through June 30, 2009, INTECH has complied with the Portfolio's Separate Account Large Capitalization Growth Equity Assignment as amended.

Sincerely,

Patricia Flynn Vice President & Chief Compliance Officer

cc: Roberto Pena, Retirement Administrator (via e-mail: rpena@co.fresno.ca.us)

July 20, 2009

Mr. Anthony Ferrarra Wurts & Associates 2321 Rosecrans, Suite 2250 El Segundo, CA 90245

Dear Mr. Ferrarra:

The S&P 500 Flagship Fund and the Russell 1000 Growth Securities Lending Fund, in which the Fresno County Employees' Retirement Association is invested, are in compliance with the fund guidelines and restrictions outlined in their Fund Declarations as of June 30, 2009.

Should you have any questions or require additional information, please feel free to contact Robert Cooper directly at (617) 664-1502, or Neil Tremblay of Relationship Management at (415) 836-9854.

Sincerely,

Robert Cooper Compliance Analyst SSgA Compliance

Robert Cooper

Thomas Phan Assistant Vice President and Compliance Officer SSgA Compliance

cc: Neil Tremblay, SSgA Roberto Pena, FCERA

#### Mondrian Emerging Markets Equity Fund, L.P. (the "Fund")

#### Certification of Compliance with Investment Strategy

for the period from April 1, 2009 to June 30, 2009

The Fund has been in compliance with its Investment Strategy, as fully set forth in the Confidential Information Memorandum of the Fund, during the period described above. Each item of the Investment Strategy is described in the Appendix and initialed as being in compliance.

Mondrian Investment Partners Limited (as Investment Manager to the Fund)

Name: Angers MILLER

Title: Sever Policio Monages

Date: 2/7/09

### Mondrian Emerging Markets Equity Fund, L.P.

Investment Strategy Detail	Initial
Securities, Approach and Markets	
The Fund pursues its investment objective primarily by investing in equity securities of emerging market companies, as described below, that, in the Investment Manager's opinion, are undervalued at the time of purchase based on fundamental value analysis employed by the Investment Manager. Equity securities in which the Fund may invest include, but are not limited to, common stocks, preferred stocks, convertible securities, index related securities, certain non-traditional equity securities and warrants. The Fund may purchase securities of non-U.S. issuers directly or indirectly in the form of American, European or Global depository receipts or other securities representing underlying shares of non-U.S. issuers. The Fund may also purchase other investment funds, including, but not limited to registered funds, unregistered funds and REIT's. Under normal circumstances, the Fund invests at least 80% of its assets in investments of emerging market issuers.	AM
The Investment Manager's approach in selecting investments for the Fund is primarily oriented to individual stock selection and is value driven. In selecting stocks for the Fund, the Investment Manager identifies those stocks that it believes will provide captial appreciation over a market cycle, taking into consideration movements in the price of the individual security and the impact of currency fluctuation on a United States domiciled, dollar-based investor. The Investment Manager conducts fundamental research on a global basis in order to identify securities that, in the Investment Manager's opinion, have the potential for long-term capital appreciation. This research effort generally centers on a value-oriented dividend discount methodology with respect to individual securities and market analysis that isolates value across country boundaries. The approach focuses on future anticipated dividends and discounts the value of those dividends back to what they would be worth if they were being received today. In addition, the analysis typically includes a comparison of the values and current market prices of different possible investments. The Investment Manager's general management strategy emphasizes long-term holding of securities, although securities may be sold in the Investment Manager's discretion without regard to the length of time they have been held.	
Emerging Markets Company  The Fund considers an emerging country to be any country that is included in the International Finance Corporation Free Index or the Morgan Stanley Capital International Emerging Markets Index. In addition, any country which is generally recognized to be an emerging or developing country by the international financial community, including the World Bank and the International Finance Corporation, as well as any country that is classified by the United Nations or otherwise regarded by its authorities as developing will be considered an emerging country.	AM
There are more than 130 countries that are generally considered to be emerging or developing countries by the international financial community, approximately 40 of which currently have stock markets. Almost every nation in the world is included within this group of developing or emerging countries except the United States, Canada, and those in the Morgan Stanley Capital International EAFE Index.	

In considering possible emerging countries in which the Fund may invest, the Investment Manager places particular emphasis on certain factors, such as economic conditions (including growth trends, inflation rates and trade balances), regulatory and currency controls, accounting standards and political and social conditions. Although this is not an exclusive list, the Investment Manager considers an emerging country equity security to be one that is issued by a company that exhibits one or more of the following characteristics: (1) its principal securities trading market is in an emerging country, as defined above; (2) while traded in any market, alone or on a consolidated basis, the company derives 50% or more of its annual revenues or annual profits from either goods produced, sales made or services performed in emerging countries; (3) the company has 50% of more of its assets located in an emerging country; or (4) it is organized under the laws of, and has a principal office in, an emerging country. The Investment Manager determines eligibility based on publicly available information and inquiries made of the companies.

Currently, investing in many emerging countries is not feasible, or may, in the Investment Manager's opinion, involve unacceptable political or governance risks. The Fund focuses its investments in those emerging countries where the Investment Manager considers the economies to be developing and where the markets are becoming more sophisticated.

An

#### Currency, Debt Securities and Cash

Currency considerations carry a special risk for a portfolio of international securities. The Fund may invest in securities issued in any currency and may hold foreign currency. Securities of issuers within a given country may be denominated in the currency of another country or in multinational currency units, including the euro. The Investment Manager primarily uses a purchasing power parity approach to evaluate currency risk. In this regard, the Fund may carry out hedging activities, and may invest in forward foreign currency contracts to hedge currency risks associated with the purchase of individual securities denominated in a particular currency. Under normal circumstances, hedging is undertaken defensively back into the base currency of the Fund.

AM

Under normal circumstances, no more than 10% of the Fund's assets will be invested in debt securities issued by governments or by their agencies, instrumentalities or political subdivisions, or by corporate entities, all of which may be high-yield, high-risk fixed income securities rated lower than BBB by S&P and Baa by Moody's or, if unrated, considered to be of equivalent quality. In addition, for temporary defensive purposes, the Fund may invest in high-quality debt instruments.

To facilitate investment activities, the Fund will generally hold a small portion of its assets in cash or cash equivalent instruments.

The Investment Manager manages the Fund's assets in accordance with the investment objective and guidelines described in the Confidential Information Memorandum and not in accordance with the individual guidelines of any one investor.



Tony Ferrara Wurts & Associates 999 Third Avenue Seattle WA, 98104

July 6, 2009

Re: Compliance with Investment Guidelines for Fresno County

This statement is to confirm that the assets invested by Oechsle International Advisors, LLC ("Oechsle") were managed in accordance with the Account's Investment Guidelines for the Second quarter April1, 2009 through June 30, 2009.

Oechsle agrees and acknowledges that the Account will continue to be managed according to the Investment Guidelines. If you have any questions, please do not hesitate to contact me at 617-330-8825.

Regards,

Pal Willy Paul Kelly

Compliance Officer

#### TEMPLETON INVESTMENT COUNSEL, LLC



500 East Broward Boulevard/Suite 2100 Fort Lauderdale, Florida 33394-3091 Telephone 954-527-7500

DATE:

July 9, 2009

TO:

The Board of Trustees of the Fresno County Employees Retirement

Association

FROM:

Jennifer Sator

Supervisor, Global Investment Adviser Compliance

RE:

Account #325 - Fresno County Employees' Retirement Association

Compliance Certification

We have reviewed the investment guidelines and restrictions for Fresno County Employees' Retirement Association. In our opinion, for the quarter-ended June 30, 2009, the account is in compliance in all material respects with the investment restrictions set forth in the Investment Policy Guidelines dated July 30, 2004.

# BLACKROCK

July 27, 2009

#### COMPLIANCE CERTIFICATION

BlackRock performs compliance checks daily on the Fresno County Employees' Retirement Association, FCERA ("Client") account and, if necessary, BlackRock rebalances or otherwise takes such action for the account to ensure compliance with the relevant investment policies and guidelines applicable to the account that have been previously communicated to us and are currently in effect for the account ("Guidelines"). Therefore, and on that basis, for the period from April 1, 2009 to June 30, 2009, the Client's account has been in compliance, in all material respects, with its Guidelines, with the following exception:

During the period, the portfolio held the following downgraded securities that were below the minimum allowable ratings constraint:

CUSIP	Description	Ratings (M/S/F)	Status
12544MAA7	CWHL_07-16	NR/ CCC/ BB	Still Outstanding
23245GAA9	CWALT_06-OC9	B3/ CCC/ NR	Still Outstanding
17310MAH3	CGCMT_06-C5	A1/ NR/ AAA	Resolved
413627BC3	HARRAHS OPERATING CO INC	NR/ CCC-/ NR	Still Outstanding
780097AU5	ROYAL BK OF SCOT GRP PLC	B3/ CCC+/ BB-	Resolved
060505DR2	BANK OF AMERICA CORP	B3/ B/ B	Resolved
882330AG8	TEXAS COMPETITIVE ELECTRIC HOLDING	Caa1/ CCC/ B	Still Outstanding
22942MAC0	CSMC_06-8	NR/ CCC/ CC	Still Outstanding
524908XA3	LEHMAN BROTHERS HOLDINGS CAPITAL	NR/ NR/ NR	Still Outstanding
5249087M6	LEHMAN BROTHERS HOLDINGS INC	NR/ NR/ NR	Still Outstanding
524908R36	LEHMAN BROTHERS HOLDINGS INC	NR/ NR/ NR	Still Outstanding
46630RAB7	JPMMT_07-S1	NR/ A/ BB	Still Outstanding
46628YBB5	JPMMT_06-S2	B3/ NR/ BBB	Still Outstanding
524908CM0	LEHMAN BROTHERS HOLDINGS INC	NR/ NR/ NR	Resolved
52517PR60	LEHMAN BROTHERS HOLDINGS INC	NR/ NR/ NR	Resolved
5252M0BZ9	LEHMAN BROTHERS HOLDINGS INC	NR/ NR/ NR	Resolved
52517P5Y3	LEHMAN BROTHERS HOLDINGS INC	NR/ NR/ NR	Resolved

BlackRock will provide periodic updates on their rating status. These securities were within the ratings constraint at time of purchase.

BLACKROCK

Bv:

Patrick Chin-Hong Managing Director 230 SOUTH BROAD STREET
TWENTIETH FLOOR
PHILADELPHIA, PA 19102

215/546-7500 215/546-7506 FAX ajopartners.com

July 9, 2009



Mr. Tony Ferrara Wurts & Associates Inc. 2321 Rosecrans Avenue Suite 2250 El Segundo, California 90245

Re: FRESNO COMPLIANCE

Dear Tony:

We're pleased to certify:

The portfolio managed for the Fresno County Employees' Retirement Association remained in compliance with all investment guidelines from April 1, 2009, to June 30, 2009.

We welcome your questions.

Sincerely,

Joseph F. Dietrick dietrick@ajopartners.com

srr (FX)

cc: Roberto L. Peña



Grantham, Mayo, Van Otterloo & Co. LLC 40 Rowes Wharf | Boston, MA 02110 T: (617) 330-7500 | F: (617) 261-0134 | www.gmo.com

July 14, 2009

Mr. Anthony Ferrara Wurts & Associates 2321 Rosecrans, Suite 2250 El Segundo, California 90245

Re: Compliance Certification for the Fresno County Employees Retirement Association's (the "Fund's") Investment in GMO Global Bond Fund, a Series of GMO Trust

Dear Mr. Ferrara:

On behalf of Grantham, Mayo, Van Otterloo & Co. LLC ("GMO"), I hereby certify that during the review period of April 1, 2009 through June 30, 2009 the GMO Global Bond Fund was in compliance with the investment restrictions set forth in the GMO Trust Prospectus dated June 30, 2008 and the Statement of Additional Information.

Please do not hesitate to contact me at 617-790-5049 if you have any questions.

Sincerely,

Mark A. Mitchelson Compliance Specialist

Tha Us

cc: Roberto Pena, FCERA



July 2, 2009

Mr. Tony Ferrara Wurts & Associates 2321 Rosecrans Ave., Suite 2250 El Segundo, CA 90245

Re: Statement of Compliance for the quarter ended June 30, 2009 – Lone Star Fund IV (U.S.), L.P.

Dear Mr. Ferrara:

Please note that Lone Star Partners IV, L.P., the general partner of Lone Star Fund IV (U.S.), L.P. was in compliance with the provisions of the Amended and Restated Limited Partnership Agreement of Lone Star Fund IV (U.S.), L.P. (the "Partnership Agreement") for the quarter ended June 30, 2009.

If you have any questions regarding the above, please contact Lou Paletta at 214-754-8336 (email: <u>lpaletta@lonestarfunds.com</u>) or me at 214-754-8312 (e-mail: <u>gquillen@lonestarfunds.com</u>).

LONE STAR FUND IV (U.S.), L.P.,

Ginge Quillen

Vice President of

Lone Star Management Co. IV, Ltd., general partner of Lone Star Partners IV, L.P., general partner of Lone Star Fund IV (U.S.), L.P.

cc: Roberto Peña



July 13, 2009

Mr. Tony Ferrara
Senior Consulting Associate
Wurts & Associates, Inc.
999 3<sup>rd</sup> Avenue, Suite 4200
Seattle, Washington 98104-4021

Re: Fresno CERA

Dear Mr. Ferrara:

This letter is to certify that to the best of our knowledge, the investment portfolio managed on behalf of the Fresno County Employees' Retirement Association was in compliance with stated investment objectives, policies and guidelines during the second quarter of 2009.

Please contact me at (626) 817-5105 should you have any questions.

Sincerely,

Andrew Kang Compliance Officer



### Fresno County Employees Retirement Association Investment Holdings and Transaction Certification June 30, 2009

This is to certify that the investment portfolio managed on behalf of the Fresno County Employees Retirement Association June 30, 2009, was in compliance with the Fresno County Employees Retirement Association Investment Policy with the following exceptions:

NONE

Many Ellen Loger	7-6-09	
Loomis, Sayles & Company, L.P.	Date	

Mary Ellen Logee Vice President, Portfolio Compliance Manager

Loomis, Sayles & Company, L.P. Date

Peter W. Palfrey
Vice President, Portfolio Manager

● Financial Center Boston, MA 02111 617.482.2450



#### Fresno County Employees Retirement Association Investment Guidelines Certification Statement

#### Certification of Investment Manager

To the best of our knowledge, the undersigned investment manager certifies that its investment decisions have stayed within the restrictions outlined in accordance with the provisions of the Board's Investments Policy Statement and Investment Guidelines agreed upon on May 27, 2004.

Signature:

By: Nancy Romito

Title: Client Services Director

Firm: Kalmar Investments Inc.

Date: July 24, 2009 Reporting Period: Second Quarter 2009



Brandywine Global Investment Management, LLC 2929 Arch Street, 8th Floor / Philadelphia, PA 19104

North America 800 348 2499 / 215 609 3500 Asia 65 6536 6213 Europe 44 (0) 207 786 6360

brandywineglobal.com

July28, 2009

Mr. Tony Ferrara Wurts & Associates 2321 Rosecrans, Suite 2250 El Segundo, CA 90245

Dear Mr. Ferrara:

Please accept this letter as a confirmation that Brandywine Global Investment Management LLC is in compliance with the attached guidelines and mandates for Fresno County Employees' Retirement Association with an effective date as of August 2003 from the period beginning 4/1/2009 and ending 6/30/2009.

Sincerely,

Jonathan Fella

Manager

Portfolio Compliance

**Enclosure** 

cc: Roberto Pena, FCERA

#### **Compliance Worksheet 6-30-2009**

### Domestic Equity Accounts 6/30/2009

Aronson + Johnson + Ortiz	
Guideline	In Compliance
No single equity position > 5% of company's total market cap	Yes
≤ 7% per issue at <b>market</b>	Yes
All commercial paper obligations to have min. rtgs. of P-2 (Moody's) or A-2 (S&P's)	Yes
Weighted average market cap should not fall below \$5B	Yes
No derivatives, non-AD foreign stocks without consent of Association	Yes

Brandywine Asset Management	
Guideline	In Compliance
No single equity position > 5% of company's total market cap	Yes
≤ 5% per issue at <b>market</b>	Yes
All commercial paper obligations to have min. rtgs. of P-2 (Moody's) or A-2 (S&P's)	Yes
Weighted average market cap should be +/-30% of Russell 2000 Value Index w/o notification	Yes
No derivatives, non-ADR foreign stocks without consent of Association	Yes

Kalmar Investments Inc.	
Guideline	In Compliance
No single equity position > 5% of that company's total market cap	Yes
≤ 8% per issue at <b>market</b>	Yes
All commercial paper obligations to have min. rtgs. of P-2 (Moody's) or A-2 (S&P's)	Yes
Initial position caps shall be between \$100M and \$2B	Yes <sup>1</sup>
No derivatives, non-ADR foreign stocks, non-U.S. jurisdictional	Yes

<sup>1</sup>Kalmar Investments deviated from its market capitalization range stated in the guidelines. The guidelines state that: "The Manager uses a blend of smaller companies ranging in market capitalization for the portfolio from approximately \$100 million to \$2 billion at the initiation of the position." Kalmar purchased three security (out of seventy-nine holdings), which at the time of initial purchase had a market capitalization of \$2.31 billion

#### **Domestic Equity 2**

### Domestic Equity Accounts 6/30/2009

Enhanced Investment Technologies (INTECH)	
Guideline	In Compliance
No single equity position > 5% of that company's total market cap	Yes
Weight of any holding shall not exceed benchmark holding by more than 2.5% at time of purchase	Yes <sup>1</sup>
All commercial paper obligations to have min. rtgs. of P-2 (Moody's) or A-2 (S&P's)	Yes
Weighted average market cap should not fall below \$10B	Yes
No derivatives, non-ADR foreign stocks without consent of Association	Yes

Wellington Capital Management	
Guideline	In Compliance
No single equity position > 5% of company's total market cap	Yes
≤ 7% per issue at <b>market</b>	Yes
All commercial paper obligations to have min. rtgs. of P-2 (Moody's) or A-2 (S&P's)	Yes
Weighted average market cap should not fall below \$5B	Yes
No derivatives, non-ADR foreign stocks without consent of Association	Yes <sup>2</sup>

State Street Global Advisors	
Guideline	In Compliance
The investment policies of State Street shall be governed by the State Street's Fund Declaration.	Yes <sup>3</sup>

<sup>&</sup>lt;sup>1</sup>INTECH's guidelines were revised during 3Q07 to allow for holdings to be more than 2.5% after intial purchase as long as the postion is trimmed within 30 calendar days.

<sup>&</sup>lt;sup>2</sup>Wellington's guidelines were revised during 3Q07 to allow for ADR's to be purchased in the over-the-counter markets as well.

<sup>&</sup>lt;sup>3</sup>The Association's investment in State Street is made through a commingled vehicle. Therefore, the Association's investment guidelines do not govern the investment processes of the fund.

### **International Equity**

# International Equity Accounts 6/30/2009

Oechsle International  Guideline	In Compliance
	iii Compilance
No single equity position > 5% of company's total market cap	Yes
≤ 5% per issue at <b>market</b>	Yes
All commercial paper obligations to have min. rtgs. of P-2 (Moody's) or A-2 (S&P's)	Yes
Weighted average market cap should not fall below \$1B	Yes
No securities outside of the MSCI EAFE Index as well as Bermuda, Canada, and Cayman Islands	Yes
No derivatives without consent of Association	Yes

Franklin Templeton	
Guideline	In Compliance
No single equity position > 5% of company's total market cap	Yes
≤ 5% per issue at <b>market</b>	Yes
All commercial paper obligations to have min. rtgs. of P-2 (Moody's) or A-2 (S&P's)	Yes
Weighted average market cap should not fall below \$1B	Yes
No securities outside of the MSCI EAFE Index as well as Bermuda, Canada, and Cayman Islands	Yes
No derivatives without consent of Association	Yes

Mondrian Investment Partners Limited	
Guideline	In Compliance
The investment policies of Mondrian shall be governed by the Mondrian Emerging Markets Equity Fund, L.P.'s Offering Memorandum.	Yes²

<sup>&</sup>lt;sup>2</sup>The Association's investment in Mondrian is made through a commingled vehicle. Therefore, the Association's investment guidelines do not govern the investment processes of the fund.

#### **Domestic Fixed Income**

# Domestic Fixed Income Accounts 6/30/2009

BlackRock, Inc.	
Guideline	In Compliance
80% of portfolio to be comprised of investment grade (BBB or higher)	Yes
≤ 5% per issue at <b>market</b> except U.S. Govt. Bonds	Yes
Duration shall not exceed Lehman aggregate Bond Index by +/- 30%	Yes
All commercial paper obligations to have min. rtgs. of P-2 (Moody's) or A-2 (S&P's)	Yes
Use of derivatives to be disclosed quarterly to Association. No derivatives outside of benchmark duration	Yes
No use of stock options, margins, letter stocks, emer. mkt. securities, Z-Bonds, etc.	Yes

Guideline	In Compliance
80% of portfolio to be comprised of investment grade (BBB or higher) (inform Board)	Yes
≤ 5% per issue at <b>market</b> except U.S. Govt. Bonds	Yes
Duration shall not exceed Lehman aggregate Bond Index by more than 30%	Yes
All commercial paper obligations to have min. rtgs. of P-2 (Moody's) or A-2 (S&P's)	Yes
Use of derivatives to be disclosed quarterly to Association. No derivatives outside of benchmark duration	Yes
No use of stock options, margins, letter stocks, emer. mkt. securities, Z-Bonds, etc.	Yes

#### **Domestic Fixed Income 2**

# Domestic Fixed Income Accounts 6/30/2009

Western Asset Management Company	
Guideline	In Compliance
80% of portfolio to be comprised of securities rated BBB- or higher	Yes
≤ 5% per issue at <b>market</b> except U.S. Govt. Bonds	Yes
Duration shall not exceed Lehman aggregate Bond Index by more than 30%	Yes
All commercial paper obligations to have min. rtgs. of P-2 (Moody's) or A-2 (S&P's)	Yes
No use of stock options, margins, letter stocks, emer. mkt. securities, Z-Bonds, etc.	Yes

Loomis Sayles Opportunistic	
Guideline	In Compliance
65% of portfolio to be comprised of investment grade (BBB or higher) (inform Board)	Yes
≤ 5% per issue at <b>market</b> except U.S. Govt. Bonds	Yes
Duration shall not exceed Lehman aggregate Bond Index by more than 3 years	Yes
All commercial paper obligations to have min. rtgs. of P-2 (Moody's) or A-2 (S&P's)	Yes
Use of derivatives to be disclosed quarterly to Association. No derivatives outside of benchmark duration	Yes
No use of stock options, margins, letter stocks, emer. mkt. securities, Z-Bonds, etc.	Yes